		Yeurs Laborated
1	Shawn Talbot Rice	Len. Titlish WED GM
2	PO Box 700#81	
3	Yavapai county Ash Fork 86320	2000 OCT 1 A O-50
5	Arizona	2009 OCT -1 A 9:59
6	In Propria Persona	ewarant in telegraph. T
7		TRUBLES COURT OF TRUBE.
8		
9	UNITED STATES	DISTRICT COURT FF - PERSON - P
10	DISTRICT OF NEVADA	
11		
	UNITED STATES OF AMERICA, )	
	Plaintiff,	Case No.: 2:09-CR-078
	vs.	Cubo 140 2.07 Oft 070
1	,	NOTICE OF MISREPRESENTATION OF
	SHAWN RICE,	MATERIAL FACTS BY UNITED STATES
	OTIVE WIN INICE,	ATTORNEY
	Defendants.	RE
		BILL OF PARTICULARS FOR
ĺ	SHAWN RICE,	FORFEITURE OF PROPERTY
	Counter-Plaintiff/Claimant,	AND ATTEMPTED THEFT OF
	VS. )	PROPERTY
	UNITED STATES OF AMERICA, )	rkorekii
	INTERNATIONAL MONETARY FUND )	MANDATORY JUDICIAL NOTICE
1	(I.M.F.) A/K/A THE FUND, FEDERAL )	
	BUREAU OF INVESTIGATION, and THEIR)	
	PRINCIPAL,	
	Counter-defendants/Libelants,	
	Shawn Rice, Real Party in Interest, Third Party)	
	Intervener, Protected Creditor to Plaintiff by	
	revesting title, Sovereign without subjects,	
	Protected Creditor pursuant to UCC 8, Trust	
	Interest Holder, and Beneficial Owner of the	
	Estate by Statute Merchant, and a Title 18	
	Section 245 Federally Protected Legal &	
	Lawful Municipality.	
	)	
12		
13	Real Party in Interest (RPII) appears s	pecially and not generally and NOTICES THE
14	COURT that the plaintiff, represented by	GREGORY A. BROWER and Daniel D.
		:
15	Hollingsworth, did in fact misrepresent the following material facts on or about July 17, 2009.	
16	GREGORY A. BROWER and Daniel D. Hollingsworth represented that the liability to	
17	named defendants is \$1,290,000. This is a fa 090923 [Notice of Misrepresentation of Material Facts	alse representation and it appears that plaintiff by AUSA 090923], Page I of 4

representatives are attempting to defraud both the court and named defendants. In open court, in July 2009, at the Faretta hearing, Eric Johnson, AUSA for plaintiff, admitted (notwithstanding the Miller Act Penal sums and the \$100 administrative charge per court alleged) that the amount of outstanding alleged liability due by the named defendants to plaintiff (FBI) was \$100,000.00 (One Hundred Thousand dollars in current legal tender). A cursory review of the court record (or bank accounting records) would demonstrate said inaccuracies.

It has also come to my attention that while I was in California, the first week of September 2009, a towing company was reconnoitering my household to take the ministry's suv (1999 Dodge Durango) away as a result of orders from plaintiff. To my knowledge there has not been a judgment or seizure order given against any property owned or controlled by the ministry, SIMPE Corp., see attached Affidavit of Arthur O'Brien. Without a valid court order this action by plaintiff demonstrates bad faith and unclean hands.

Furthermore, based upon the counterclaim, it appears that the funds allegedly owed plaintiff are actually property due Counter-plaintiff/Claimant a priori to any relations with plaintiff in the case no. 2:09-CR-078. And, if memory serves, Counter-plaintiff/Claimant made this fact clear to agent(s) of plaintiff at the first meeting at the MGM Grand Hotel. It also appears to Counter-plaintiff/Claimant that plaintiff representatives are using case no. 2:09-CR-078 to evade collections by Counter-plaintiff/Claimant for prior debts due Counter-plaintiff/Claimant since (at least) April 2001 on bond numbers F3779317, F55451905 among at least eight others, which (through information and belief) was admitted by two Secret Service agents (Leighton Greenlee and Clayton Slay) in the afternoon of September 28, 2009, in Montgomery, Alabama.

090923 -- [Notice of Misrepresentation of Material Facts by AUSA 090923], Page 2 of 4

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Shawn Talbot Rice, Real Party in Interest, Third Party Intervener, Protected Creditor to Plaintiff by revesting title, Sovereign without subjects, Protected Creditor pursuant to UCC 8, Trust Interest Holder, and Beneficial Owner of the Estate by Statute Merchant, and a Title 18

Section 245 Federally Protected Legal & Lawful Municipality.

23 24 25

## **CERTIFICATE OF SERVICE**

COPY of the forgoing hand delivered,
This day of day of . 2009, to:

Assistant U. S. Attorney Eric Johnson 333 Las Vegas Blvd. South, Suite 5000

Las Vegas, Nevada 89101 Phone: 702-388-6336 Fax: 702-388-5087

Service performed by:

Shawn Talbot Rice PO Box 700#81 Yavapai county Ash Fork 86320 Arizona